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1. The survey of the Office of Medical Services (OMS) consisted of reviewing several key documents describing OMS and discussions with the Director and Deputy Director of the office and the chiefs of the four divisions and the Psychological Services Staff, thereof. The document review included the following:

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| b. The Support Services Historical Series: Overview of the Office of Medical Services, 1947-1972 (OMS-6) February 1973 | STAT |
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Approximately 4 man days were spent making the survey.

- 2. Several legal areas were identified which, from time to time, present legal questions for OMS. Several of these areas are outlined below. Based on the survey, it has been concluded that OMS has a SELDOM to OCCASIONAL need for legal counsel and would make a significant contribution to a need of the Directorate of Administration for a full-time attorney on assignment from OGC.
- 3. During the survey several legal questions were discussed that appear to either need further OGC study or require further OGC guidance to OMS.
  - a. Whether the protection offered by the proposed amendments to chapter 55 of Title 10 of the U.S. Code (see OGC 76-1386 dated 18 March 1976) will protect Agency medical personnel acting overseas from personal liability for malpractice while acting within the scope of their employment.
  - b. Whether "Agency Medical Personnel" as used in our memorandum for Director of Medical Services (OGC 76-1201) dated 9 March 1976 includes the independent contractors employed by OMS.

- c. The status of the "good Samaritan" rule in the three local jurisdictions. Such information is presented in OMS first aid Approved Fior Release 2004/10/08: CIA-RDP81M00980R00180050127-8 and course.
- 4. Section 4(5) of the Central Intelligence Agency Act of 1949, as amended, (50 U.S.C. 403e(5)) specifies in some detail the Agency's authorities in the medical area. It provides the following authorities:
  - a. In the event of illness or injury requiring the hospitalization of an officer or full time employee of the Agency, not the result of vicious habits, intemperance, or misconduct on his part, incurred while on assignment abroad, in a locality where there does not exist a suitable hospital or clinic, pay the travel expenses of such officer or employee by whatever means he shall deem appropriate and without regard to the Standardized Government Travel Regulations and section 73b [now section 5731 (a)] of Title 5, to the nearest locality where a suitable hospital or clinic exists and on his recovery pay for the travel expenses of his return to his post of duty. If the officer or employee is too ill to travel unattended, the Director may also pay the travel expenses of an attendant;
  - b. Establish a first-aid station and provide for the services of a nurse at a post at which, in his opinion, sufficient personnel is employed to warrant such a station: Provided, That, in his opinion, it is not feasible to utilize an existing facility;
  - c. In the event of illness or injury requiring hospitalization of an officer or full time employee of the Agency, not the result of vicious habits, intemperance, or misconduct on his part, incurred in the line of duty while such person is assigned abroad, pay for the cost of the treatment of such illness or injury at a suitable hospital or clinic;
  - d. Provide for the periodic physical examination of officers and employees of the Agency and for the cost of administering inoculations or vaccinations to such officers or employees.

During the survey it became evident that these authorities may be too narrow and may not cover the scope of several of the Agency's medical activities. For example, the regional medical program seems to exceed the scope of a literal interpretation of the Act, particularly subsection b.

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above. Further, the Agency, at least on one occasion, has adopted the authority of the Foreign Service Act. For example in 1956, the DCI adopted an amendment to that Act which provides authority to provide medical benefits for dependents whose principles are stationed abroad. Authority for such adoption is Section 8 of the CIA Act of 1949, as amended. Such authority could be subject to the challenge because of the rules of statutory construction. This office, in memoranda to the DCI dated 28 August 1967, has taken the position, however, that the DCI does have the legal authority to make such adoptions. Several remedies are available that would clearly strengthen the Agency's legal position in this field:

- a. Amend the statute to make the medical authorities more general and broad. Such may be appropriate if other legislative changes are introduced.
- b. Employ the authorities found in 5 U.S.C. 7901. Such grants agency heads the authority to establish health service programs after consultation with the Secretary of Health, Education and Welfare. Having found no indication of such consultation in the past, there seems to be no current basis to rely on the authorities of 5 U.S.C. 7901.

We recognize that an argument based on certain statutory construction principles could be made that the Agency is limited to the authorities of the CIA Act in the medical field, and thus could not use the authorities in 5 U.S.C. 7901. We do not find, however, such an argument totally persuasive. Obviously, a. above would be the best solution.

| b. The Director and Office          | of Medical Services have certain          |
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| responsibilities and authorities re | lated to the medical field as expressed   |
| These auth                          | norities, at least in part, can be traced |
| directly to an authorization by the | DCI. Early evidence of such a delegation  |
| is found                            | dated 1 December 1950, signed by DCI      |
| Smith wherein the head of the med   | ical office was charged with the develop- |
| ment, preparation and execution o   | f the Agency medical program and with     |
|                                     | ce and support to Agency activities. In   |
| accordance with that authority and  | l responsibility he (a) recommends the    |
|                                     | olicies and establishes procedures for    |
|                                     | s a preventive medicine program for the   |
|                                     | gency detailees and their dependents      |
| while on duty, (c) establishes, ma  | aintains, controls and technically super- |
| vises any overseas medical progra   | ems, (d) furnishes medical supply service |
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| for all Agency domestic and foreign stations and activities, (e) establishes   |      |
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| and maintains physical requirements standards for the various Agency           |      |
| positions, (f) provides necessary physical examinations and immunizations      |      |
| for Agency personnel, and (g) establishes and maintains a medical              |      |
| consultant program. The head of this office reported to the Assistant to       |      |
| Deputy for Administration. These same delegations were signed by               |      |
| DCI Dulles on 19 January 1951  | STAT |
| of that date). While the general language and format of the regulation has     |      |
| been subsequently changed by subordinates to the DCI and while the head        |      |
| of the medical office has always reported to the Agency's chief administrative |      |
| officer, there is no record of the DCI rescinding his previously authorized    |      |
| delegation to the head of the medical office.                                  |      |
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UNCLASSIFIED CONFIDENTIAL SECRET USE ONLY Approved For Release 3004/10/08 CIA-RDP81M00980R001800050127-8 SUBJECT: (Optional) Overview of OMS OIC-78-046 FROM: EXTENSION DDA 78-0422 31 Jan 78 TO: (0 OFFICER'S building COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.) INITIALS FORWARDED 1. Bob: 2. OMS provided me with the attached which reflects the Agency's medical activitie 3. authorities. The bottom of page two and the remainder of para four relate to the fact that a statue concersion medical activities should be general and broad. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15.

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